United States District Court Southern District of New York	
Glady's COLEMAN	1001110
	16CV 135
(In the space above enter the full name(s) of the plaintiff(s).)	COMPLAINT
NYC, NYPD, Police	under the Civil Rights Act, 42 U.S.C. § 1983 (Prisoner Complaint)
Officer Det ORTIZ SOFFRANCIS	Jury Trial: U Yes No (check one)
	,š
	DECEIVED
(In the space above enter the full name(s) of the defendant(s). If you cannot fit the names of all of the defendants in the space provided, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed in the above caption must be identical to those contained in Part I. Addresses should not be included here.)	PROSE OFFICE
I. Parties in this complaint:	
A. List your name, identification number, and the name confinement. Do the same for any additional plaintiffs nas necessary.	and address of your current place of amed. Attach additional sheets of paper
BPlaintiff Name GlAdy's Coleman	1N
Current Institution Address List all defendants' names, positions, places of employments	e Brookly N
List all defendants' names, positions, places of employme may be served. Make sure that the defendant(s) listed bel above caption. Attach additional sheets of paper as necessary	ow are identical to those contained in the
Defendant No. 1 Name Det ORTIZ Where Currently Employed NBC	Shield # <u>6128</u>
Address 25 PCT SUBLOOKLYN	Her AUC NY. EASTNY. 11207

Defenda	nt No. 2		Saff		NCI. 5 PC		EAST	Shield #	<u>,,,,</u>	1120
Defenda	nt No. 3	Name Where Co	UY urrently Er	mployed _				Shield #		
Defenda	nt No. 4	Name Where Co	NV urrently E	DD mployed _		·	;			
Defenda	int No. 5	Name Where C	urrently E	Lyn No						
State as caption You ma	Statement of the briefly as post of this complainty wish to include our claims. During and set forth e	sible the <u>fi</u> nt is involv ide further o not cite a	ed in this a details such any cases of	action, alon ch as the na or statutes.	g with the o mes of oth If you inte	dates and er person end to alle	locations o s involved ge a numb	of all rel lin the o per of re	evant o events :lated o	events. giving claims,
Α.	In what is	nstitution	did th	e events	giving	rise t	o your	claim	(s)	occur?
В.	Where in t			the evo						
C.	What date at	1 - 1		ne did the				our clai	m(s)	occur?

	D. Facts: I was coming from a triend of
	Mives home, When I was coming down
What happened to you?	the Staircase I RAN INTO another
<u> </u>	High school I Notice that Detortiz
	and other officers were harrassing
Who did what?	he was coming and twisting I was
	Comina Out. I stopped and asked
	My triend it he was arright
Was	Then Det Optiz went down the
else involved?	Stairs and Came BACK up
	a Rocery bra, which had what they
	Sold was a tokke gun.
Who else sow what happened?	Process See of Chaconeen
m	Injuries:
***	injuites.
If v	ou sustained injuries related to the events alleged above, describe them and state what medical treatment, if
If y any	ou sustained injuries related to the events alleged above, describe them and state what medical treatment, if , you required and received.
If y	ou sustained injuries related to the events alleged above, describe them and state what medical treatment, if you required and received. Les these male officers Slanned
If y	, you required and received.
If y	, you required and received.
If y any	tes these hale officers Slanned Le up against the wall tace ist Luas kicked on the left side of
If y any	tes these hale officers Slanned le up against the wall tace ist was kicked on the left side of where Cap and they had ny nose beed
any V IV.	Exhaustion of Administrative Remedies: Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought
IV.	Les these Male Officers Slanned Le up against the wall face 1st was kicked on the left side of where Cap and they had my nose beed Exhaustion of Administrative Remedies:
IV.	Exhaustion of Administrative Remedies: Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought in respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner fined in any jail, prison, or other correctional facility until such administrative remedies as are available are

	s, name the jail, prison, or other correctional facility where you were confined at the time of the ever rise to your claim(s).	
В.	Does the jail, prison or other correctional facility where your claim(s) arose have a grievance procedure	·e?
	Yes No Do Not Know	
C.	Does the grievance procedure at the jail, prison or other correctional facility where your claim(s) are cover some or all of your claim(s)?	ose
	Yes Do Not Know	
	If YES, which claim(s)?	
D,	Did you file a grievance in the jail prison, or other correctional facility where your claim(s) arose	?
	Yes No	
	If NO, did you file a grievance about the events described in this complaint at any other jail, prison other correctional facility?	, or
	YesNo	
E.	If you did file a grievance, about the events described in this complaint, where did you file grievance?	the
	Which claim(s) in this complaint did you grieve? 2. What was the result, if any?	
	3. What steps, if any, did you take to appeal that decision? Describe all efforts to appear the highest level of the grievance process.	ıl to —
F.	If you did not file a grievange:	
	1. If there are any reasons why you did not file a grievance, state them here:	
	2. If you did not file a grievance but informed any officials of your claim, state who you inform	ned,

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when and how, and their response, if any:
G. Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.
Det Ortis had no protble cause to search he being that I am a lady these officers were suppose to call A temple officer
to trisk, search or Anything else
Note: You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.
V. Relief:
State what you want the Court to do for you (including the amount of monetary compensation, if any, that you
are seeking and the basis for such amount). I am Requesting that Det ortiz is suspended without provided, and
is stripped of his aun, sheild and
tound to have fabricated the police Reports
or are caught in Any form of corparion
be terminated ASAD. Lan Requesting
25 Destraina o'rder against the
Det Offiz, Satt FRANCIS an Grach to stay
they ucolated my Civil and constitutional
frants by searching froskoughe with know temple officer present a see Attachment
VI. Previous lawsuits:
A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?
Yes No

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On these claims

В.		If you is mor forma	r answer to A is YES, describe each lawsuit by answering questions I through 7 below. (If there than one lawsuit, describe the additional lawsuits on another sheet of paper, using the same t.)
		1.	Parties to the previous lawsuit:
		Plaint	iff
		Defen	dants
		2.	Court (if federal court, name the district; if state court, name the county)
		3.	Docket or Index number
		4.	Name of Judge assigned to your case
		5.	Approximate date of filing lawsuit
		6.	Is the case still pending? Yes No
			If NO, give the approximate state of disposition
		7.	What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)
other claims	D.	If y the	your answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the ne format.)
		1.	Parties to the previous lawsuit:
		Plaint	iff
		Defen	dants
		2.	Court (if federal court, name the district; if state court, name the county)
		3.	Docket or Index number
		4.	Name of Judge assigned to your case
		5.	Approximate date of filing lawsuit
		6.	Is the case still pending? Yes No
			If NO, give the approximate date of disposition
		7.	What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)

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I declare u	nder penalty of perjury that the foregoin	g is true and correct.
Signed this	Signature of Plaintiff Inmate Number Institution Address	Gladys Coleman 413 Miller Ave Brookly N N.Y. 11207
Note: All	plaintiffs named in the caption of the comp	laint must date and sign the complaint and provide their
complaint	nder penalty of perjury that on this conto prison authorities to be mailed to the Production of New York.	lay of Feb, 2016 I am delivering this to Se Office of the United States District Court for the
	Signature of Plaintiff:	John John Marie

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ONCE I Started Asking questions about what the problem was Det ORtiz Started yelling and Cursing telling Me to be easy. The next thing I knew one of the other officers ask me did I have anything on Me. I said Just along of Rice. Then Det, ORto2 told the other officers to holdme and thats when Det. Ortiz said To the other officers, that We can't let them go, She seen To Much and As of NOW I AM Placing the Flake gun on him and the CRACKPipe on her, they both have criminal Records.

Next thing I knew was that 2 MAle Officers were MANhANdleing me one held me while the other went in all my pockets and found Nothing My Friend they just cuffed. Me and Myfriend both Kept saying that it wasn't our Things, but DeT ORtiz Kept Saying that they are NOW. After they searched me they found Nothing and they tound NOthing on Kim. But while The officers were Manhandling me and going through pockets I Kept asking them is not a temple Officer suppose to search me Det Ortiz said we are the NYPD We do what we want and you under arrest just for being in the wrong place at the wrong times

p 3 — Case 1:16-cv-01184-BMC-LB Document 2 Filed 02/22/16 Page 10 of 13 PageID #: 13 atter he RAN MY NAME that I had another pending criminal case and he was going to make sure That I was locked up since I Wanted to be a smart ass and tile a Lawsuit against them. I an tiling this Claim against the Detorting Sgt Francis ON the grounds of Discrimination, and Search and improper procedure to follow CPL penal Law by the book. Det ORtiz Stated that he and the Brooklyn north task force was going to make Sure that I lost my federal Complaint against them. He also said that everytime he Seen me he was going to Make sure he locked me up

P4 I said to Det ORtizthat if he chose to do so then that was on him. I said I would see My complaints to the end NO MATTER What, Therefore I am sueing the NYPD, Det ORtiz, and Sat, ERANCIS in The amount of 75 Million dollars, and I request that Det, Ortiz and Sgt, Francis and are ordered to turn in There Sheilds and guns to Federal court, until this case has a Judgement. And it they are found guilty of any malice Exbrication of Any Sort they are to be terminated.

PJ. AND brought up on Criminal Charges. And it Amy of there Police Reports are found to have been tabricated or it Det, Ortiz, and Sgt, Francis are Caught in any torm of Corresption they are to be arrested by the Us Marshalls and contined to jail. Vease be advised that I am Requesting an Order of protections and A Restrains order, against the NYPD, Det, ORtizisat FRANCIS AND All Other John Dog That are employed by the NYPD.

AN ORDER FOR Sat Francis Det Ortiz and the John does employed by the NYPD to Stay Away from Myself Home, work, an order not to harrass, unless Praven probable cause exist and it is mandatory that A Hogh RANKING COMMANding Officer is present during such A time